

Subject: Comments about AB 2276

From: Howard McClary <hmcclary@cwtozone.com>

Date: Tue, 09 Jan 2007 15:24:49 -0800

To: aircleaners@listserv.arb.ca.gov

Ms. Peggy L. Jenkins
California Air Resources Board
Research Division, Fifth Floor
1001 I Street, P.O. Box 2815
Sacramento, CA 95814

Dear Ms Jenkins

ClearWater Tech is a manufacturer of Ozone generators located in San Luis Obispo, Ca.

We watched the December 13, 2006 workshop for AB 2276 via the web cast.

We support the need to regulate indoor Ozone generators and are pleased with the progress that the CARB has made to date.

The only comments we have are:

- 1) Commercial and in duct Ozone generators should not be included in the list of equipment that would covered by the regulations
- 2) The room that the device is tested in needs some amount of air exchanges or it will not be a realistic test. An air exchange rate of six changes per hour is typical for a building.
- 3) The Ozone level in the room should be monitored at a greater distance than two inches from the product. We suggest at least two feet.

We look forward to participating in the next workshop

Best Regards

Cameron Tapp

President
ClearWater Tech

Howard McClary

Director of Engineering
ClearWater Tech